IN THE FAMILY COURT OF THE STATE OF DELAWARE

ORDER ADDING RULE 62.1

TO THE FAMILY COURT RULES OF CRIMINAL PROCEDURE

1. Rule 62.1 of the Family Court Rules of Criminal Procedure shall read:

Rule 62.1 Electronic Copy of Audio Record.

- (a) Any party to a proceeding, or the party's authorized attorney, may obtain an electronic copy of the audio record of such proceeding upon the filing of an Application and Affidavit of Proper Use and upon payment of assessed costs, unless the audio record of such proceeding has been destroyed in accordance with the Court's archiving and retention policy.
- (b) The individual requesting the electronic copy must submit a notarized affidavit stating that the electronic copy of the audio record will not be copied, altered, transferred, or otherwise used in an inappropriate manner. Inappropriate use includes, but is not limited to, using the electronic copy on CD of the audio record for the purposes of harassment, embarrassment, entertainment, inflicting emotional distress, exploitation, blackmail, loss of employment, and/or commercial gain. Inappropriate use may implicate various criminal offenses.
- (c) Requests for an electronic copy of any child interview shall be made by motion setting forth the reason for the request.
- 2. This amendment shall be effective 30 days after notice to members of the Bar.

BY THE COURT:

Chandlee Johnson Kuhn

Chief Judge

Judge Jay H. Conner

Judge Kenneth M. Millman

Judge William N. Nicholas	Judge William J. Walls, Jr.
Judge Mark D. Buckworth	Judge William L. Chapman, Jr.
Judge Aida Waserstein	Judge Barbara D. Crowell
Judge Peter B. Jones	Judge Mardi F/Pyott
Judge John E Henriksen Judge John E Henriksen Judge Arlene Minus Coppadge	Judge Robert B. Coonin Judge Robert B. Coonin Judge Michael K. Newell
Judge Alan N. Cooper	Judge Joelle P. Hitch